SUPERIOR COURT OF ARIZONA MARICOPA COUNTY

CR 0000-123711 08/05/2016

HON. ROSA MROZ

CLERK OF THE COURT

J. Matlack

Deputy

STATE OF ARIZONA SUSIE CHARBEL

v.

STEVEN C JAMES (B) ROBERT L STORRS

GARY T LOWENTHAL

CAPITAL CASE MANAGER

ORDER ENTERED

A clerical error having been made,

IT IS ORDERED correcting the Court's August 2, 2016 minute entry page 3, paragraph 4 and deleting the following:

If the defendant is sentenced to life imprisonment, the law allows him to apply to the Arizona Board of Executive clemency for release on parole. The Arizona Board of Executive clemency is required to follow its own rules in determining eligibility for parole, and that process is *not* a proper matter for you to consider in determining the defendant's punishment. The question of parole eligibility should be eliminated entirely from your consideration, and dismissed from your mind(s). In determining between death and life imprisonment, you should determine the question as if life imprisonment means exactly what the statute says, imprisonment in the State's prison for life. You should decide the question of punishment according to the evidence presented to you in court, wholly uninfluenced by speculation about what another arm of government might, or might not, do in the future.

The remainder of the minute entry shall be as previously issued.